

General Assembly

Bill No. 35

February Session, 2008

LCO No. 726

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Referred to Committee on Judiciary

Introduced by:

SEN. MCKINNEY, 28th Dist.

REP. CAFERO, 142nd Dist.

AN ACT CONCERNING THE REGISTRATION OF SEXUAL OFFENDERS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 54-250 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective October 1, 2008*):
- For the purposes of sections 54-102g of the 2008 supplement to the
- 4 general statutes and 54-250 to 54-258a, inclusive, as amended by this
- 5 act, and sections 2, 3, 4, 7 and 8 of this act:
- 6 (1) "Conviction" means a judgment entered by a court upon a plea of
- 7 guilty, a plea of nolo contendere or a finding of guilty by a jury or the
- 8 court notwithstanding any pending appeal or habeas corpus
- 9 proceeding arising from such judgment.
- 10 [(2) "Criminal offense against a victim who is a minor" means (A) a
- violation of subdivision (2) of section 53-21 of the general statutes in
- 12 effect prior to October 1, 2000, subdivision (2) of subsection (a) of
- 13 section 53-21, subdivision (2) of subsection (a) of section 53a-70,

14 subdivision (1), (4), (8) or (10) or subparagraph (B) of subdivision (9) of 15 subsection (a) of section 53a-71, subdivision (2) of subsection (a) of 16 section 53a-72a, subdivision (2) of subsection (a) of section 53a-86, 17 subdivision (2) of subsection (a) of section 53a-87, section 53a-90a, 53a-18 196a, 53a-196b, 53a-196c, 53a-196d, 53a-196e or 53a-196f, (B) a violation 19 of subparagraph (A) of subdivision (9) of subsection (a) of section 53a-20 71 or section 53a-92, 53a-92a, 53a-94, 53a-94a, 53a-95, 53a-96 or 53a-186, 21 provided the court makes a finding that, at the time of the offense, the 22 victim was under eighteen years of age, (C) a violation of any of the 23 offenses specified in subparagraph (A) or (B) of this subdivision for 24 which a person is criminally liable under section 53a-8, 53a-48 or 25 53a-49, or (D) a violation of any predecessor statute to any offense 26 specified in subparagraph (A), (B) or (C) of this subdivision the 27 essential elements of which are substantially the same as said offense.]

- [(3)] (2) "Identifying factors" means fingerprints and palm prints, scars, marks or tattoos, a photographic image, and a description of any other identifying characteristics as may be required by the Commissioner of Public Safety. The commissioner shall also require a sample of the registrant's blood or other biological sample be taken for DNA (deoxyribonucleic acid) analysis, unless such sample has been previously obtained in accordance with section 54-102g of the 2008 supplement to the general statutes.
- [(4) "Mental abnormality" means a congenital or acquired condition of a person that affects the emotional or volitional capacity of the person in a manner that predisposes that person to the commission of criminal sexual acts to a degree that makes the person a menace to the health and safety of other persons.
- (5) "Nonviolent sexual offense" means (A) a violation of section 53a-73a or subdivision (2) of subsection (a) of section 53a-189a, or (B) a violation of any of the offenses specified in subparagraph (A) of this subdivision for which a person is criminally liable under section 53a-8, 53a-48 or 53a-49.]

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- [(6)] (3) "Not guilty by reason of mental disease or defect" means a finding by a court or jury of not guilty by reason of mental disease or defect pursuant to section 53a-13 notwithstanding any pending appeal or habeas corpus proceeding arising from such finding.
- [(7) "Personality disorder" means a condition as defined in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders, published by the American Psychiatric Association.]
- [(8)] (4) "Registrant" means a person required to register under section [54-251, 54-252,] 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act or section 2, 3 or 4 of this act.
 - [(9)] (5) "Registry" means a central record system in this state, any other state, [or] the federal government or a foreign country that receives, maintains and disseminates information on persons convicted or found not guilty by reason of mental disease or defect of [criminal offenses against victims who are minors, nonviolent sexual offenses, sexually violent offenses] tier one offenses, tier two offenses, tier three offenses and felonies found by the sentencing court to have been committed for a sexual purpose.
 - [(10)] (6) "Release into the community" means, with respect to a conviction or a finding of not guilty by reason of mental disease or defect of a [criminal offense against a victim who is a minor, a nonviolent sexual offense, a sexually violent offense] tier one offense, a tier two offense, a tier three offense or a felony found by the sentencing court to have been committed for a sexual purpose, (A) any release by a court after such conviction or finding of not guilty by reason of mental disease or defect, a sentence of probation or any other sentence under section 53a-28 that does not result in the offender's immediate placement in the custody of the Commissioner of Correction; (B) release from a correctional facility at the discretion of the Board of Pardons and Paroles, by the Department of Correction to a program authorized by section 18-100c or upon completion of the maximum term or terms of the offender's sentence or sentences, or to the

supervision of the Court Support Services Division in accordance with the terms of the offender's sentence; or (C) release from a hospital for mental illness or a facility for persons with mental retardation by the Psychiatric Security Review Board on conditional release pursuant to section 17a-588 of the 2008 supplement to the general statutes or upon termination of commitment to the Psychiatric Security Review Board.

[(11) "Sexually violent offense" means (A) a violation of section 53a-70, except subdivision (2) of subsection (a) of said section, 53a-70a, 53a-70b, 53a-71, except subdivision (1), (4), (8) or (10) or subparagraph (B) of subdivision (9) of subsection (a) of said section or subparagraph (A) of subdivision (9) of subsection (a) of said section if the court makes a finding that, at the time of the offense, the victim was under eighteen years of age, 53a-72a, except subdivision (2) of subsection (a) of said section, or 53a-72b, or of section 53a-92 or 53a-92a, provided the court makes a finding that the offense was committed with intent to sexually violate or abuse the victim, (B) a violation of any of the offenses specified in subparagraph (A) of this subdivision for which a person is criminally liable under section 53a-8, 53a-48 or 53a-49, or (C) a violation of any predecessor statute to any of the offenses specified in subparagraph (A) or (B) of this subdivision the essential elements of which are substantially the same as said offense.]

[(12)] (7) "Sexual purpose" means that a purpose of the defendant in committing the felony was to engage in sexual contact or sexual intercourse with another person without that person's consent. A sexual purpose need not be the sole purpose of the commission of the felony. The sexual purpose may arise at any time in the course of the commission of the felony.

[(13)] (8) "Employed" or "carries on a vocation" means employment that is full-time or part-time for more than fourteen days, or for a total period of time of more than thirty days during any calendar year, whether financially compensated, volunteered or for the purpose of government or educational benefit.

- [(14)] (9) "Student" means a person who is enrolled on a full-time or part-time basis, in any public or private educational institution, including any secondary school, trade or professional institution or institution of higher learning.
- 114 (10) "Tier one offense" means (A) a violation of section 17 of this act, 115 section 53a-73a other than a violation of subparagraph (A) of 116 subdivision (1) of subsection (a), 53a-186a or subdivision (2) of 117 subsection (a) of section 53a-189a, or (B) a violation of any of the 118 offenses specified in subparagraph (A) of this subdivision for which a 119 person is criminally liable under section 53a-8, 53a-48 or 53a-49.
- 120 (11) "Tier two offense" means (A) a violation of subdivision (2) of 121 section 53-21 of the general statutes in effect prior to October 1, 2000, 122 subdivision (2) of subsection (a) of section 53-21 of the general statutes 123 in effect prior to October 1, 2008, section 18 of this act, subdivision (2) 124 of subsection (a) of section 53a-70, subdivision (1), (4), (8) or (10) or 125 subparagraph (B) of subdivision (9) of subsection (a) of section 53a-71, 126 subdivision (2) of subsection (a) of section 53a-72a, subparagraph (A) 127 of subdivision (1) of subsection (a) of section 53a-73a, section 53a-90a, 128 53a-196d, 53a-196e or 53a-196f, (B) a violation of subparagraph (A) of 129 subdivision (9) of subsection (a) of section 53a-71 or section 53a-92, 130 53a-92a, 53a-94, 53a-94a, 53a-95 or 53a-96, provided the court makes a finding that, at the time of the offense, the victim was under eighteen 131 years of age, (C) a violation of any of the offenses specified in 132 133 subparagraph (A) or (B) of this subdivision for which a person is 134 criminally liable under section 53a-8, 53a-48 or 53a-49, or (D) a 135 violation of any predecessor statute to any offense specified in 136 subparagraph (A), (B) or (C) of this subdivision the essential elements 137 of which are substantially the same as said offense.
- 138 (12) "Tier three offense" means (A) a violation of section 53a-70, 139 except subdivision (2) of subsection (a) of said section, 53a-70a, 140 53a-70b, 53a-71, except subdivision (1), (4), (8) or (10) or subparagraph 141 (B) of subdivision (9) of subsection (a) of said section or subparagraph

- (A) of subdivision (9) of subsection (a) of said section if the court 142 143 makes a finding that, at the time of the offense, the victim was under 144 eighteen years of age, 53a-72a, except subdivision (2) of subsection (a) of said section, section 53a-72b, subdivision (2) of subsection (a) of 145 section 53a-86, subdivision (2) of subsection (a) of section 53a-87, 146 147 section 53a-196a, 53a-196b or 53a-196c, or of section 53a-92 or 53a-92a, 148 provided the court makes a finding that the offense was committed 149 with intent to sexually violate or abuse the victim, (B) a violation of any of the offenses specified in subparagraph (A) of this subdivision 150 151 for which a person is criminally liable under section 53a-8, 53a-48 or 152 53a-49, or (C) a violation of any predecessor statute to any of the 153 offenses specified in subparagraph (A) or (B) of this subdivision the 154 essential elements of which are substantially the same as said offense.
- 155 (13) "Transient" means a person who has no residence.
- 156 (14) "Transient locations" means locations where a transient 157 registrant habitually lives, eats, works, frequents, engages in leisure 158 activities, stations himself or herself during the day or sleeps at night 159 within a specific town or city.
 - (15) "Residence" means a place where a person is living or staying including a temporary residence or lodging, a person's home or a place where a person habitually lives such as a homeless, emergency or other shelter, or a structure that can be located by a street address including, but not limited to, a house, apartment building, motel, hotel, homeless shelter, recreational or other vehicle and vessel, not limited by the length of stay at that residence.
- 167 (16) "State" means a state of the United States, the District of
 168 Columbia, the Commonwealth of Puerto Rico, the Virgin Islands,
 169 Guam or any territory or possession of the United States.
- 170 (17) "Foreign country" means a foreign country where sexual offense 171 convictions are deemed to have been obtained with sufficient 172 safeguards for fundamental fairness and due process including, but

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173 <u>not limited to, Canada, Great Britain, Australia and New Zealand.</u>

Sec. 2. (NEW) (Effective October 1, 2008) (a) Any person who has been convicted or found not guilty by reason of mental disease or defect of a tier one offense and is released into the community shall, not later than three days following such release or, if such person is in the custody of the Commissioner of Correction, at such time prior to release as the commissioner shall direct, register with the Commissioner of Public Safety in accordance with section 7 of this act and shall maintain such registration for fifteen years, except that any person who has one or more prior convictions of any such offense shall maintain such registration for life. Prior to accepting a plea of guilty or nolo contendere from a person with respect to a tier one offense, the court shall (1) inform the person that the entry of a finding of guilty after acceptance of the plea will subject the person to the registration requirements of this section, and (2) determine that the person fully understands the consequences of the plea.

(b) Any person who has been convicted or found not guilty by reason of mental disease or defect of a tier one offense and who is subject to the registration requirements of section 54-251 of the general statutes, revised to January 1, 2007, as amended by section 90 of public act 07-4 of the June special session, shall, not later than three business days after October 1, 2008, register under this section and comply with the provisions of section 7 of this act and section 54-102g of the general statutes, except that any person who was convicted, or found not guilty by reason of mental disease or defect, of an offense that is classified as a criminal offense against a victim who is a minor, as defined in subdivision (2) of section 54-250 of the general statutes, revised to January 1, 2007, and that is subject to a ten-year period of registration under section 54-251 of the general statutes, revised to January 1, 2007, shall maintain such registration for ten years if so ordered by the court or if such person has (1) not been convicted of any offense for which imprisonment for more than one year was imposed, (2) not been convicted of another sexual offense, (3) successfully

completed any periods of probation and parole, and (4) successfully completed an appropriate sexual offender treatment program certified by the state.

- (c) Notwithstanding the provisions of subsection (a) of this section, the court may exempt any person who has been convicted, or found not guilty by reason of mental disease or defect, of a violation of subdivision (2) of subsection (a) of section 53a-73a of the general statutes or subdivision (2) of subsection (a) of section 53a-189a of the general statutes, from the registration requirements of this section if the court finds that registration is not required for public safety.
- 216 (d) Any person who files an application with the court to be 217 exempted from the registration requirements of this section pursuant 218 to subsection (c) of this section shall, pursuant to subsection (b) of 219 section 54-227 of the general statutes, notify the Office of Victim 220 Services and the Victim Services Unit within the Department of 221 Correction of the filing of such application. The Office of Victim 222 Services or the Victim Services Unit within the Department of 223 Correction, or both, shall, pursuant to section 54-230 or 54-230a of the 224 general statutes, notify any victim who has requested notification of 225 the filing of such application. Prior to granting or denying such 226 application, the court shall consider any information or statement provided by the victim. 227
 - (e) Any person who violates the provisions of subsection (a) or (b) of this section shall be guilty of a class D felony.
- 230 Sec. 3. (NEW) (Effective October 1, 2008) (a) Any person who has 231 been convicted, or found not guilty by reason of mental disease or 232 defect, of a tier two offense and is released into the community shall, 233 not later than three days following such release or, if such person is in 234 the custody of the Commissioner of Correction, at such time prior to 235 as the commissioner shall direct, register with the 236 Commissioner of Public Safety in accordance with section 7 of this act 237 and shall maintain such registration for twenty-five years, except that

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any person previously convicted of any such offense shall maintain such registration for life. Prior to accepting a plea of guilty or nolo contendere from a person with respect to a tier two offense, the court shall (1) inform the person that the entry of a finding of guilty after acceptance of the plea will subject the person to the registration requirements of this section, and (2) determine that the person fully understands the consequences of the plea.

- (b) Any person who has been convicted or found not guilty by reason of mental disease or defect of a tier two offense and who is subject to the registration requirements of section 54-251 of the general statutes, revised to January 1, 2007, as amended by section 90 of public act 07-4 of the June special session, shall, not later than three business days after October 1, 2008, register under this section and comply with the provisions of section 7 of this act and section 54-102g of the general statutes, except that any person who was convicted, or found not guilty by reason of mental disease or defect, of an offense that is classified as a criminal offense against a victim who is a minor as defined in subdivision (2) of section 54-250 of the general statutes, revised to January 1, 2007, and that is subject to a ten-year period of registration under section 54-251 of the general statutes, revised to January 1, 2007, shall maintain such registration for ten years if so ordered by the court or if such person has (1) not been convicted of any offense for which imprisonment for more than one year was imposed, (2) not been convicted of another sexual offense, (3) successfully completed any periods of probation and parole, and (4) successfully completed an appropriate sex offender treatment program certified by the state.
- (c) Notwithstanding the provisions of subsection (a) of this section, the court may exempt any person who has been convicted or found not guilty by reason of mental disease or defect of a violation of subdivision (1) of subsection (a) of section 53a-71 of the general statutes from the registration requirements of this section if the court finds that such person was under nineteen years of age at the time of

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the offense and that registration is not required for public safety.

- (d) Any person who files an application with the court to be exempted from the registration requirements of this section pursuant to subsection (c) of this section shall, pursuant to subsection (b) of section 54-227 of the general statutes, notify the Office of Victim Services and the Victim Services Unit within the Department of Correction of the filing of such application. The Office of Victim Services or the Victim Services Unit within the Department of Correction, or both, shall, pursuant to section 54-230 or 54-230a of the general statutes, notify any victim who has requested notification of the filing of such application. Prior to granting or denying such application, the court shall consider any information or statement provided by the victim.
- (e) Any person who violates the provisions of subsection (a) or (b) of this section shall be guilty of a class D felony.
 - Sec. 4. (NEW) (*Effective October 1, 2008*) (a) Any person who has been convicted, or found not guilty by reason of mental disease or defect, of a tier three offense and is released into the community shall, within three days following such release or, if such person is in the custody of the Commissioner of Correction, at such time prior to release as the commissioner shall direct, register with the Commissioner of Public Safety in accordance with section 7 of this act and shall maintain such registration for life. Prior to accepting a plea of guilty or nolo contendere from a person with respect to a tier three offense, the court shall (1) inform the person that the entry of a finding of guilty after acceptance of the plea will subject the person to the registration requirements of this section, and (2) determine that the person fully understands the consequences of the plea.
 - (b) Any person who has been subject to the registration requirements of section 54-102r of the general statutes, revised to January 1, 1997, as amended by section 1 of public act 97-183, shall, not later than three business days after October 1, 2008, register under this

303 section and comply with the provisions of section 7 of this act and 304 section 54-102g of the general statutes, except that any person who was 305 convicted, or found not guilty by reason of mental disease or defect, of 306 an offense that is classified as a criminal offense against a victim who is 307 a minor under subdivision (2) of section 54-250 of the general statutes, 308 revised to January 1, 2007, and is subject to a ten-year period of 309 registration under section 54-251 of the general statutes, revised to 310 January 1, 2007, shall maintain such registration for ten years.

- 311 (c) Any person who violates the provisions of this section shall be guilty of a class D felony.
- Sec. 5. Section 54-253 of the 2008 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):
 - (a) Any person who has been convicted or found not guilty by reason of mental disease or defect or adjudicated a delinquent child, who is subject to the provisions of the Adam Walsh Child Protection and Safety Act of 2006, P.L. 109-248, in any other state, in a federal, [or] military or Indian tribal court or in any foreign [jurisdiction] country of any crime (1) the essential elements of which are substantially the same as any of the crimes specified in subdivisions [(2), (5) and (11)] (10), (11) and (12) of section 54-250, as amended by this act, or (2) which requires registration as a sexual offender in such other state or in the federal, [or] military or Indian tribal system, and who resides in this state on and after October 1, [1998] 2008, shall [, without undue delay upon] provide to the Commissioner of Public Safety, in writing, not less than forty-eight hours prior to entering the state, such person's name, date of birth and residence address, the state where such person is required to register as a sexual offender and the locations where such person is employed or is enrolled as a student, and shall, within three business days of residing in this state, register with the Commissioner of Public Safety in the same manner as if such person had been convicted or found not guilty by reason of mental disease or

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defect of such crime in this state in accordance with section 7 of this act, except that the commissioner shall maintain such registration until such person is released from the registration requirement in such other state, federal or military system or foreign [jurisdiction] country.

[(b) If any person who is subject to registration under this section changes such person's name, such person shall, without undue delay, notify the Commissioner of Public Safety in writing of the new name. If any person who is subject to registration under this section changes such person's address, such person shall, without undue delay, notify the Commissioner of Public Safety in writing of the new address and, if the new address is in another state, such person shall also register with an appropriate agency in that state, provided that state has a registration requirement for such offenders. If any person who is subject to registration under this section establishes or changes an electronic mail address, instant message address or other similar Internet communication identifier, such person shall, without undue delay, notify the Commissioner of Public Safety in writing of such identifier. If any person who is subject to registration under this section is employed at, carries on a vocation at or is a student at a trade or professional institution or institution of higher learning in this state, such person shall, without undue delay, notify the Commissioner of Public Safety of such status and of any change in such status. If any person who is subject to registration under this section is employed in another state, carries on a vocation in another state or is a student in another state, such person shall, without undue delay, notify the Commissioner of Public Safety and shall also register with an appropriate agency in that state, provided that state has a registration requirement for such offenders. During such period of registration, each registrant shall complete and return forms mailed to such registrant to verify such registrant's residence address and shall submit to the retaking of a photographic image upon request of the Commissioner of Public Safety.]

367 [(c)] (b) Any person not a resident of this state who is registered as a

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sexual offender under the laws of any other state, the United States or a foreign country and who is employed in this state, carries on a vocation in this state or is a student in this state, shall, [without undue delay provide to the Commissioner of Public Safety, in writing, not less than forty-eight hours prior to entering the state, such person's name, date of birth and residence address, the state where such person is required to register as a sexual offender and the locations where such person is employed, carries on a vocation or is enrolled as a student, and shall, not later than three business days after the commencement of such employment, vocation or education in this state, register [such person's name, identifying factors and criminal history record, locations visited on a recurring basis, and such person's residence address, if any, in this state, residence address in such person's home state and electronic mail address, instant message address or other similar Internet communication identifier, if any, with the Commissioner of Public Safety [on such forms and in such locations as said commissioner shall direct and shall] and maintain such registration in accordance with section 7 of this act until such employment, vocation or education terminates or until such person is released from registration as a sexual offender in such other state or foreign country or under the laws of the United States. If such person terminates such person's employment, vocation or education in this state, changes such person's address in this state or establishes or changes an electronic mail address, instant message address or other similar Internet communication identifier such person shall, [without undue delay within three business days, notify the Commissioner of Public Safety in writing of such termination, new address or identifier.

[(d)] (c) Any person not a resident of this state who is registered as a sexual offender under the laws of any other state and who [travels in this state on a recurring basis for periods of less than five days shall notify the Commissioner of Public Safety of such person's temporary residence in this state and of a telephone number at which such person may be contacted] will be entering and remaining in this state for a period of less than five days shall notify the Commissioner of Public

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- 402 Safety in writing not less than forty-eight hours prior to entering the 403 state of such person's name, date of birth and temporary residence 404 address in this state, the state or foreign country where such person is required to register as a sexual offender, the nature of such person's 405 stay in this state, the locations where such person will be while in this 406 407 state, a telephone number at which such person may be contacted and 408 the dates such person will be in this state and the date such person will 409 be leaving. Any person not a resident of this state who enters this state 410 under the provisions of this subsection and who remains in this state 411 for five or more days shall register with the Commissioner of Public 412 Safety in the same manner as provided in subsection (a) of this section 413 and shall do so within three business days after the fifth day such 414 person has remained in this state after entry.
- (d) Any person who is a registered sexual offender under the laws
 of any other state who enters this state and fails to notify the
 Commissioner of Public Safety in writing not less than forty-eight
 hours prior to entering the state of the information required under this
 section or falsely reports such information shall be guilty of a class D
 felony.
 - (e) Any person who violates the provisions of this section shall be guilty of a class D felony. [, except that, if such person violates the provisions of this section by failing to register with the Commissioner of Public Safety without undue delay or notify the Commissioner of Public Safety without undue delay of a change of name, address or status or another reportable event, such person shall be subject to such penalty if such failure continues for five business days.]
- Sec. 6. Section 54-254 of the 2008 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):
- (a) Any person who has been convicted or found not guilty by reason of mental disease or defect in this state on or after October 1, 1998, of any felony that the court finds was committed for a sexual

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purpose, may be required by the court [upon] not later than three days after release into the community or, if such person is in the custody of the Commissioner of Correction, at such time prior to release as the commissioner shall direct to register [such person's name, identifying factors, criminal history record, residence address and electronic mail instant message address other or similar communication identifier, if any,] with the Commissioner of Public Safety [, on such forms and in such locations as the commissioner shall direct, and to in accordance with section 7 of this act and maintain such registration for ten years or life, as determined by the court. If the court finds that a person has committed a felony for a sexual purpose and intends to require such person to register under this section, prior to accepting a plea of guilty or nolo contendere from such person with respect to such felony, the court shall (1) inform the person that the entry of a finding of guilty after acceptance of the plea will subject the person to the registration requirements of this section, and (2) determine that the person fully understands the consequences of the plea. [If any person who is subject to registration under this section changes such person's name, such person shall, without undue delay, notify the Commissioner of Public Safety in writing of the new name. If any person who is subject to registration under this section changes such person's address, such person shall, without undue delay, notify the Commissioner of Public Safety in writing of the new address and, if the new address is in another state, such person shall also register with an appropriate agency in that state, provided that state has a registration requirement for such offenders. If any person who is subject to registration under this section establishes or changes an electronic mail address, instant message address or other similar Internet communication identifier, such person shall, without undue delay, notify the Commissioner of Public Safety in writing of such identifier. If any person who is subject to registration under this section is employed at, carries on a vocation at or is a student at a trade or professional institution or institution of higher learning in this state, such person shall, without undue delay, notify the Commissioner of

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Public Safety of such status and of any change in such status. If any person who is subject to registration under this section is employed in another state, carries on a vocation in another state or is a student in another state, such person shall, without undue delay, notify the Commissioner of Public Safety and shall also register with an appropriate agency in that state, provided that state has a registration requirement for such offenders. During such period of registration, each registrant shall complete and return forms mailed to such registrant to verify such registrant's residence address and shall submit to the retaking of a photographic image upon request of the Commissioner of Public Safety.]

- (b) Any person who violates the provisions of this section shall be guilty of a class D felony. [, except that, if such person violates the provisions of this section by failing to notify the Commissioner of Public Safety without undue delay of a change of name, address or status or another reportable event, such person shall be subject to such penalty if such failure continues for five business days.]
- Sec. 7. (NEW) (*Effective October 1, 2008*) (a) Any person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, shall, as a requirement of such registration, provide the following information upon initial registration and shall maintain such information by reporting any changes, additions or omissions to such person's registry information by appearing in person at the Department of Public Safety or at a location designated by the department:
- (1) Such person's name, including legal name changes, any name by which the person has been known, nicknames and pseudonyms including any designations or monikers used for self-identification in Internet communications or other postings. If any person who is subject to registration under this section changes such person's name, including legal name changes, nicknames and pseudonyms including

any designations or monikers used for self-identification in Internet communications or other postings, such person shall, within three business days of such change, report in person to the Department of Public Safety or a location designated by the department and report such change of information in writing.

(2) The current residence address or residence addresses of such person or, if such person is in the custody of the Commissioner of the Department of Correction, the residence address or addresses where such person will reside upon such person's release into the community. If any person who is subject to registration under this section changes such person's address, such person shall, within three business days of such change, report in person to the Department of Public Safety or a location designated by the department and report such change of address in writing and, if the new address is in another state or foreign country, such person shall also register with an appropriate agency in that state or foreign country. Any person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, or who becomes a transient, shall report such transient status to the Department of Public Safety not later than three business days after becoming transient by reporting in person to the Department of Public Safety or a location designated by the department and reporting such transient status in writing. Such registrant shall sign a statement that, as a transient, such registrant is not residing at a residence. Any such residence shall constitute a change of address and shall be required to be reported under subsection (b) of this section. Such registrant shall report any transient locations, including the specific town or city in which such registrant is claiming to be a transient. Such locations shall be provided with sufficient detail to allow for law enforcement officials to be reasonably able to locate and verify the registrant's presence at such locations. If such transient locations are in another state or foreign country, such person shall also register with an appropriate agency in that other state or foreign country.

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- (3) The name of such person's employer and any address where employed or, if such person is in the custody of the Commissioner of Correction, the name and address of any employer by whom such person will be employed upon release from custody. If any person who is subject to registration changes employment, or the address where such person is employed changes, such person shall, not later than three business days after such change, report in person to the Department of Public Safety or a location designated by the department and report such change in writing and, if the new address is in another state or foreign country, such person shall register with an appropriate agency in that state or foreign country.
- (4) The name and address of any youth camp, as defined in section 19a-420 of the general statutes, provider of child day care services, as defined in section 19a-77 of the general statutes, public or private educational institution, including elementary, middle or high school, regional vocational-technical school, charter school, secondary school or trade or professional institution or institution of higher learning in this state where such registrant is employed, carries on a vocation, is a student or is enrolled. If any person who is subject to registration under this section is employed in another state or foreign country, carries on a vocation in another state or foreign country or is a student in another state or foreign country, such person shall notify the Commissioner of Public Safety and shall also register with an appropriate agency in that state or foreign country. If any person who is subject to registration changes employment, location of vocation or place of enrollment or if the address of any such place changes, such person shall, not later than three business days after such change, report in person to the Department of Public Safety or a location designated by the department and report such change in writing and, if the new employment, school or address is in another state or foreign country, such person shall register with an appropriate agency in that state or foreign country.
- (b) Any person required to register under the provisions of section

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- 567 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement
- 568 to the general statutes, as amended by this act, shall provide the
- 569 following information to the Department of Public Safety upon initial
- 570 registration and shall maintain such information by reporting any
- 571 changes to such information to the Department of Public Safety in
- 572 writing:
- 573 (1) Such person's date of birth and a copy of such person's birth
- 574 certificate;
- 575 (2) Such person's Social Security number;
- 576 (3) Any alias names, dates of birth or Social Security numbers that
- 577 such person is using or has used;
- 578 (4) Identifying factors;
- 579 (5) Such person's criminal history record including any convictions
- 580 in other states or foreign countries;
- (6) Telephone or cellular telephone number subscribed to or used by
- 582 such person;
- 583 (7) A copy of such person's Connecticut motor vehicle operator's
- 584 license or an identity card issued pursuant to section 1-1h of the
- 585 general statutes;
- 586 (8) The date of such person's conviction, the name and address of
- 587 the court where such person was convicted and the offense for which
- 588 such person is required to register;
- 589 (9) The name, office location and telephone number of any
- 590 probation or parole officer in this or any other state;
- 591 (10) Travel and immigration documents including, but not limited
- 592 to, passports, alien registration cards and student or work visas;
- 593 (11) Any professional licenses that authorize such person to engage

in an occupation or carry on a trade;

- 595 (12) Any electronic mail address, instant message address or other 596 similar Internet communication identifier established or used by such 597 person; and
- 598 (13) The license plate number and description of any vehicles owned, operated or used by such person.
 - (c) In the event that a registrant fails to notify the Department of Public Safety of a change of information required under this section or fails to maintain such information, the Department of Public Safety shall notify the local police department or the state police troop having foreign jurisdiction over the registrant's last reported address, and that agency shall apply for a warrant to be issued for the registrant's arrest under this section. The Department of Public Safety shall not be required to update such information on any registrant whose last reported address was outside this state.
 - (d) Any person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, shall obtain a motor vehicle operator's license, renew such a license or obtain an identity card issued by the Department of Motor Vehicles prior to registration and shall maintain such license or card for the period such person is required to be registered. Such person shall report to the Department of Motor Vehicles that such person is required to comply with this section, shall provide all information required by said department and shall obtain a current photograph for use on such license or card and for use by the Department of Public Safety in maintaining a current record of registration. The Department of Motor Vehicles shall mark the front of any motor vehicle operator's license or identity card issued to such person by the department with a reference to the statute under which such person is required to register.
 - (e) Upon the request of any sworn member of an organized local,

state or federal law enforcement agency, in the lawful performance of such sworn member's duties, to any person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, such person shall produce such person's motor vehicle operator's license or identity card issued by the Department of Motor Vehicles. If such registrant does not have such license or card in such registrant's possession, such registrant shall identify himself or herself as a registered sexual offender. Any such registrant who fails to comply with the provisions of this subsection shall be subject to arrest.

(f) Except as provided in subsection (b) of this section, the Department of Public Safety shall verify the address of each registrant by mailing a nonforwardable verification form by first class mail to the registrant at the registrant's last reported address. If mail is not delivered to a registrant's residential address due to postal restrictions, the Commissioner of Public Safety may develop and implement procedures to verify the addresses of such registrants. Such verification form shall require the registrant to sign a statement that the registrant continues to reside at the registrant's last reported address and to return the form by mail by a date which is no more than ten days after the date such form was mailed to the registrant. The form shall contain a statement that failing to return the form or providing false information is a violation of this section. Each person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, shall have such person's address verified in such manner every ninety days after such person's initial registration date. In the event that a registrant fails to return the address verification form, the Department of Public Safety shall notify the local police department or the state police troop having jurisdiction over the registrant's last reported address, and that agency shall apply for a warrant to be issued for the registrant's arrest under this section. The Department of Public Safety shall not verify the address of registrants whose last reported address was outside this state.

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- 659 (g) Except as provided in subsection (b) of this section, the 660 Department of Public Safety shall verify that each registrant is 661 physically within this state by mailing a nonforwardable verification 662 form by first class mail to the registrant at the registrant's last reported address which requires the registrant to appear in person with the 663 664 verification form at a prescribed office of the Court Support Services 665 Division within the judicial branch by a date which is ten days after the 666 date such form was mailed to the registrant and submit to the taking of 667 a photograph that reflects the registrant's current appearance and 668 update and verify any information required under section 54-256 of 669 the general statutes, as amended by this act. If mail is not delivered to 670 a registrant's residential address due to postal restrictions, the 671 Commissioner of Public Safety may develop and implement 672 procedures to deliver such form to such registrant. The form shall 673 contain a statement that failure to report to the prescribed office of the 674 Court Support Services Division with the verification form is a 675 violation of this section.
- 676 (h) Registrants shall appear in person with the verification form at 677 the prescribed office pursuant to subsection (g) of this section in 678 accordance with the following schedule:
 - (1) Any person required to register under section 2 of this act or section 54-253 of the 2008 supplement to the general statutes, as amended by this act, shall appear in person annually after such person's initial registration date;
- 683 (2) Any person required to register under section 3 of this act shall 684 appear in person every six months after such person's initial 685 registration date;
- 686 (3) Any person required to register under section 4 of this act shall 687 appear in person every ninety days after such person's initial 688 registration date;
- 689 (4) Any person required to register under section 54-254 of the 2008

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- supplement to the general statutes, as amended by this act, shall appear in person as directed by the Department of Public Safety;
 - (5) Any person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, or who becomes a transient shall, after reporting such status under subdivision (2) of subsection (b) of this section, appear in person by a date which is not less that ten days or more than fifteen days after such registrant's last reporting date under this section and shall continue to appear in such manner until such registrant is no longer transient.
 - (i) If a registrant fails to physically report in person to the prescribed office of the Court Support Services Division as provided under subsections (g) and (h) of this section, the Court Support Services Division shall electronically notify the Department of Public Safety. The department shall notify the local police department or the state police troop having jurisdiction over the registrant's last reported transient location, and that agency shall apply for a warrant to be issued for the registrant's arrest under this section. The Department of Public Safety shall not require a registrant to report if such registrant's last reported address was outside this state.
 - (j) Any person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, shall submit to the retaking of a photographic image upon request of, and at the time and place designated by, the Commissioner of Public Safety.
 - (k) Any person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, shall keep such person's registration current and in compliance with registry requirements. Any period of incarceration or noncompliance shall be excluded from such registrant's registry term and such registration requirement will continue until such registrant meets the required registration period.

(l) Any person who violates the registration requirements under this section shall be guilty of a class D felony, except that (1) any person required to register under section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, shall within three business days of a change of the information required under this section report in person to the Department of Public Safety or a location designated by the department and report such change of information in writing, and (2) any person required to register under the provisions of this section shall within three business days of a change of such information report such change to the Department of Public Safety in writing.

Sec. 8. (NEW) (Effective October 1, 2008) Any person who has reason to believe that a person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, is in violation of registration requirements and who, with intent to assist the registrant in eluding a law enforcement officer in the investigation or enforcement of such violation, (1) withholds information from, or does not notify, the law enforcement officer about the registrant's noncompliance with the requirements of said sections and, if known, the whereabouts of the registrant, (2) harbors, or attempts to harbor, or assists another person in harboring or attempting to harbor, the registrant, (3) conceals or attempts to conceal, or assists another person in concealing or attempting to conceal, the registrant, (4) knowingly provides false information regarding the registrant, (5) obstructs or hinders the law enforcement officer in the performance of such officer's official duties relative to the investigation or enforcement of such violation, or (6) falsely represents the registrant by signing address verification forms or other official documentation relative to the registration of sexual offenders, shall be guilty of a class D felony.

Sec. 9. Section 54-255 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):

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(a) Upon the conviction or finding of not guilty by reason of mental disease or defect of any person for a violation of section 53a-70b, the court may order the Department of Public Safety to restrict the dissemination of the registration information to law enforcement purposes only and to not make such information available for public access, provided the court finds that dissemination of the registration information is not required for public safety and that publication of the registration information would be likely to reveal the identity of the victim within the community where the victim resides. The court shall remove the restriction on the dissemination of such registration information if, at any time, the court finds that public safety requires that such person's registration information be made available to the public or that a change of circumstances makes publication of such registration information no longer likely to reveal the identity of the victim within the community where the victim resides. Prior to ordering or removing the restriction on the dissemination of such person's registration information, the court shall consider any information or statements provided by the victim.

(b) Upon the conviction or finding of not guilty by reason of mental disease or defect of any person of a [criminal offense against a victim who is a minor, a nonviolent sexual offense or a sexually violent offense] tier one offense, tier two offense or tier three offense, where the victim of such offense was, at the time of the offense, under eighteen years of age and related to such person within any of the degrees of kindred specified in section 46b-21, the court may order the Department of Public Safety to restrict the dissemination of the registration information to law enforcement purposes only and to not make such information available for public access, provided the court finds that dissemination of the registration information is not required for public safety and that publication of the registration information would be likely to reveal the identity of the victim within the community where the victim resides. The court shall remove the restriction on the dissemination of such registration information if, at any time, it finds that public safety requires that such person's

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registration information be made available to the public or that a change in circumstances makes publication of the registration information no longer likely to reveal the identity of the victim within the community where the victim resides.

(c) Any person who: (1) Has been convicted or found not guilty by reason of mental disease or defect of a violation of subdivision (1) of subsection (a) of section 53a-71 of the 2008 supplement to the general statutes between October 1, 1988, and June 30, 1999, and was under nineteen years of age at the time of the offense; (2) has been convicted or found not guilty by reason of mental disease or defect of a violation of subdivision (2) of subsection (a) of section 53a-73a of the 2008 supplement to the general statutes between October 1, 1988, and June 30, 1999; (3) has been convicted or found not guilty by reason of mental disease or defect of a criminal offense against a victim who is a minor, a nonviolent sexual offense or a sexually violent offense, between October 1, 1988, and June 30, 1999, where the victim of such offense was, at the time of the offense, under eighteen years of age and related to such person within any of the degrees of kindred specified in section 46b-21; (4) has been convicted or found not guilty by reason of mental disease or defect of a violation of section 53a-70b between October 1, 1988, and June 30, 1999; or (5) has been convicted or found not guilty by reason of mental disease or defect of any crime between October 1, 1988, and September 30, 1998, which requires registration under sections 54-250 to 54-258a, inclusive, and (A) served no jail or prison time as a result of such conviction or finding of not guilty by reason of mental disease or defect, (B) has not been subsequently convicted or found not guilty by reason of mental disease or defect of any crime which would require registration under sections 54-250 to 54-258a, inclusive, and (C) has registered with the Department of Public Safety in accordance with sections 54-250 to 54-258a, inclusive; may petition the court to order the Department of Public Safety to restrict the dissemination of the registration information to law enforcement purposes only and to not make such information available for public access. Any person who files such a petition shall,

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822 pursuant to subsection (b) of section 54-227, notify the Office of Victim 823 Services and the Victim Services Unit within the Department of 824 Correction of the filing of such petition. The Office of Victim Services 825 or the Victim Services Unit within the Department of Correction, or 826 both, shall, pursuant to section 54-230 or 54-230a, notify any victim 827 who has requested notification pursuant to subsection (b) of section 54-828 228 of the filing of such petition. Prior to granting or denying such 829 petition, the court shall consider any information or statements 830 provided by the victim. The court may order the Department of Public 831 Safety to restrict the dissemination of the registration information to 832 law enforcement purposes only and to not make such information 833 available for public access, provided the court finds that dissemination 834 of the registration information is not required for public safety.

(d) The court may order the Department of Public Safety to restrict the dissemination of the registration information for law enforcement purposes or to exempt from registration any person required to register under the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, who is protected under a state or federal witness protection or relocation program and to not make such information available for public access, provided the court finds that dissemination of the registration information or exemption from registration is not required for public safety and that publication of the registration information would be likely to jeopardize the safety of such protected individual. The court shall remove the restriction on the dissemination or exemption from registration of such registration information if, at any time, it finds that public safety requires that such person's registration information be made available to the public or that a change in circumstances makes publication of the registration information no longer likely to jeopardize the safety of such protected individual. The court shall direct the Department of Public Safety to execute and secure such order and refrain from any further dissemination of information in the matter unless so ordered by the court. Record of the order and activity of the court pertaining to the

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- 856 <u>order shall be sealed from the public.</u>
- Sec. 10. Section 54-256 of the 2008 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):
- 860 (a) [Any court, the] The Commissioner of Correction or the Psychiatric Security Review Board, prior to releasing into the 861 862 community any person convicted or found not guilty by reason of 863 mental disease or defect of a [criminal offense against a victim who is a 864 minor, a nonviolent sexual offense, a sexually violent offense tier one 865 offense, tier two offense or tier three offense or a felony found by the 866 sentencing court to have been committed for a sexual purpose [, except 867 a person being released unconditionally at the conclusion of such 868 person's sentence or commitment,] shall require as a condition of such 869 release that such person complete the registration procedure 870 established by the Commissioner of Public Safety under [sections 54-871 251, 54-252 and section 2, 3 or 4 of this act or section 54-253 or 54-254 872 of the 2008 supplement to the general statutes, as amended by this act. 873 The [court, the] Commissioner of Correction or the Psychiatric Security 874 Review Board, as the case may be, shall provide the person with a 875 written summary of the person's obligations under sections 54-102g of 876 the 2008 supplement to the general statutes and 54-250 to 54-258a, 877 inclusive, and sections 2, 3, 4 and 7 of this act, and transmit the 878 completed registration package to the Commissioner of Public Safety 879 who shall enter the information into the registry established under section 54-257, as amended by this act. [If a court transmits the 880 881 completed registration package to the Commissioner of Public Safety 882 with respect to a person released by the court, such package need not 883 include identifying factors for such person. In the case of a person 884 being released unconditionally who declines to complete the 885 registration package through the court or the releasing agency, the 886 court or agency shall: (1) Except with respect to information that is not 887 available to the public pursuant to court order, rule of court or any 888 provision of the general statutes, provide to the Commissioner of

Public Safety the person's name, date of release into the community, anticipated residence address, if known, and criminal history record, any known treatment history of such person, any electronic mail address, instant message address or other similar Internet communication identifier for such person, if known, and any other relevant information; (2) inform the person that such person has an obligation to register within three days with the Commissioner of Public Safety for a period of ten years following the date of such person's release or for life, as the case may be, that if such person changes such person's address such person shall within five days register the new address in writing with the Commissioner of Public Safety and, if the new address is in another state or if such person is employed in another state, carries on a vocation in another state or is a student in another state, such person shall also register with an appropriate agency in that state, provided that state has a registration requirement for such offenders, and that if such person establishes or changes an electronic mail address, instant message address or other similar Internet communication identifier such person shall, within five days, register such identifier with the Commissioner of Public Safety; (3) provide the person with a written summary of the person's obligations under sections 54-102g and 54-250 to 54-258a, inclusive, as explained to the person under subdivision (2) of this subsection; and (4) make a specific notation on the record maintained by that agency with respect to such person that the registration requirements were explained to such person and that such person was provided with a written summary of such person's obligations under sections 54-102g and 54-250 to 54-258a, inclusive.] In the case of a person being released unconditionally who refuses to register with the Department of Correction, the Department of Correction shall notify the Department of Public Safety of such refusal and such person, upon release, shall be immediately placed under arrest for a violation of the provisions of section 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act.

(b) Any court prior to releasing into the community any person

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convicted or found not guilty by reason of mental disease or defect of a 923 924 tier one offense, tier two offense or tier three offense or a felony found 925 by the sentencing court to have been committed for a sexual purpose, 926 shall order such person to report in person to the Commissioner of 927 Public Safety within three days following such release. The court shall 928 obtain such person's residence address and complete a form provided 929 by the Department of Public Safety, which includes a written summary 930 of the person's obligations under section 54-102g, sections 54-250 to 54-258a, inclusive, as amended by this act, and sections 2, 3, 4 and 7 of this 931 932 act. The court shall provide a copy of such form to such person prior to 933 their release. The court shall sign the form acknowledging that such 934 person's registration requirement had been explained to such person 935 and such person shall sign the form acknowledging that such person 936 understood such person's registration requirements. If such person 937 refuses to sign such form and provide such information, the court shall 938 order immediate registration of such person and shall contact the 939 Department of Public Safety to complete such registration. If such person refuses to complete such registration, such person shall be 940 placed under arrest for violation of sections 54-250 to 54-258a, 941 942 inclusive, as amended by this act, and sections 2, 3, 4 and 7 of this act.

[(b)] (c) Whenever a person is convicted or found not guilty by reason of mental disease or defect of an offense that will require such person to register under section [54-251, 54-252] 2, 3 or 4 of this act or section 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, the court shall provide to the Department of Public Safety a written summary of the offense that includes the age and sex of any victim of the offense and a specific description of the offense. Such summary shall be added to the registry information made available to the public through the Internet.

(d) Any person fourteen years of age or older who has been convicted or found not guilty by reason of mental disease or defect of a violation of subdivision (1), (2) or (4) of subsection (a) of section 53a-70 or of section 53a-70a, after the case of such person has been transferred

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to the regular criminal docket in accordance with section 46b-127, shall register under the provisions of section 54-253 of the 2008 supplement to the general statutes, as amended by this act, except that the court at its discretion may reduce the registration period to twenty-five years if such person has (1) not been convicted of any offense for which imprisonment for more than one year was imposed, (2) not been convicted of another sexual offense, (3) successfully completed any periods of probation and parole, and (4) successfully completed an appropriate sexual offender treatment program certified by the state.

Sec. 11. Section 54-257 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):

(a) The Department of Public Safety shall, not later than January 1, 1999, establish and maintain a registry of all persons required to register under sections 2, 3 and 4 of this act and sections [54-251, 54-252, 34-253 and 54-254 of the 2008 supplement to the general statutes, as amended by this act. The department shall, in cooperation with the Office of the Chief Court Administrator, the Department of Correction and the Psychiatric Security Review Board, develop appropriate forms for use by agencies and individuals to report registration information, including changes of address. Upon receipt of registration information, the department shall enter the information into the registry and notify the local police department or state police troop having jurisdiction where the registrant resides or plans to reside, is employed or plans to be employed, carries on a vocation or is a student. If a registrant notifies the Department of Public Safety that such registrant is employed at, carries on a vocation at or is a student at a youth camp, as defined in section 19a-420, a provider of child day care services, as defined in section 19a-77, a public or private educational institution including an elementary, middle or high school, a regional vocationaltechnical school, a charter school or a trade or professional institution or institution of higher learning in this state, the department shall notify the law enforcement agency with jurisdiction over such institution. If a registrant reports a residence in another state, the

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department shall notify the state police agency of that state or such other agency in that state that maintains registry information, if known. The department shall also transmit all registration information, conviction data, photographic images and fingerprints to the Federal Bureau of Investigation in such form as said bureau shall require for inclusion in a national registry. The local police department or state police troop having jurisdiction where the registrant resides or plans to reside, is employed or plans to be employed, carries on a vocation or is a student shall develop polices and procedures to verify the accuracy of the information provided by the registrant as well as uniform procedures to investigate the registrant's continued compliance with registration requirements and any violations of such requirements. The Department of Public Safety shall develop and maintain software applications to allow local jurisdictions to effectively and efficiently track and manage local sexual offender registry programs.

(b) The Department of Public Safety may suspend the registration of any person registered under section 2, 3 or 4 of this act or section [54-251, 54-252, 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act, while such person is incarcerated, under civil commitment, medically incapacitated or residing outside this state. During the period that such registration is under suspension, the department is not required to verify the address of the registrant [pursuant to subsection (c) of this section] and may withdraw the registration information from public access. Upon the release of the registrant from incarceration or civil commitment, [or] the resumption of residency in this state by the registrant or the registrant becoming medically capable, the department shall reinstate the registration, redistribute the registration information in accordance with subsection (a) of this section and resume verifying the address of the registrant. [in accordance with subsection (c) of this section.] Suspension of registration shall not affect the date of expiration of the registration obligation of the registrant under section 2, 3 or 4 of this act or section [54-251, 54-252 or] 54-253 or 54-254 of the 2008 supplement to the general statutes, as amended by this act.

1023 [(c) Except as provided in subsection (b) of this section, the 1024 Department of Public Safety shall verify the address of each registrant 1025 by mailing a nonforwardable verification form to the registrant at the 1026 registrant's last reported address. Such form shall require the registrant 1027 to sign a statement that the registrant continues to reside at the 1028 registrant's last reported address and return the form by mail by a date 1029 which is ten days after the date such form was mailed to the registrant. 1030 The form shall contain a statement that failure to return the form or 1031 providing false information is a violation of section 54-251, 54-252, 54-1032 253 or 54-254 of the 2008 supplement to the general statutes, as the case 1033 may be. Each person required to register under section 54-251, 54-252, 1034 54-253 or 54-254 of the 2008 supplement to the general statutes shall 1035 have such person's address verified in such manner every ninety days 1036 after such person's initial registration date. In the event that a 1037 registrant fails to return the address verification form, the Department 1038 of Public Safety shall notify the local police department or the state 1039 police troop having jurisdiction over the registrant's last reported address, and that agency shall apply for a warrant to be issued for the 1040 registrant's arrest under section 54-251, 54-252, 54-253 or 54-254 of the 1041 1042 2008 supplement to the general statutes, as the case may be. The 1043 Department of Public Safety shall not verify the address of registrants 1044 whose last reported address was outside this state.]

[(d)] (c) The Department of Public Safety shall include in the registry the most recent photographic image of each registrant taken by the department, the Department of Correction, a law enforcement agency or the Court Support Services Division of the Judicial Department and shall retake the photographic image of each registrant at least once every [five years] <u>year</u>.

[(e) Whenever the Commissioner of Public Safety receives notice from a superior court pursuant to section 52-11 or a probate court pursuant to section 45a-99 that such court has ordered the change of name of a person, and the department determines that such person is listed in the registry, the department shall revise such person's

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1056 registration information accordingly.]

- 1057 [(f)] (d) The Commissioner of Public Safety shall develop a protocol 1058 for the notification of other state agencies, the Judicial Department and 1059 local police departments whenever a person listed in the registry 1060 changes such person's name and notifies the commissioner of the new 1061 name pursuant to section 2, 3 or 4 of this act or section [54-251, 54-252,] 1062 54-253 or 54-254 of the 2008 supplement to the general statutes, as 1063 amended by this act. [or whenever the commissioner determines 1064 pursuant to subsection (e) of this section that a person listed in the 1065 registry has changed such person's name.]
- Sec. 12. Subdivision (3) of subsection (a) of section 54-258 of the 2008 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):
- 1069 (3) Notwithstanding the provisions of subdivisions (1) and (2) of 1070 this subsection, state agencies, the Judicial Department, state police 1071 troops and local police departments shall not disclose the identity of 1072 any victim of a crime committed by a registrant, [or] treatment 1073 information, a registrant's Social Security number, a telephone number 1074 or cellular mobile telephone number subscribed to or used by the 1075 registrant, or any electronic mail address, instant message address or 1076 other similar Internet communication identifier used, established or 1077 changed by a registrant, that is provided to the registry pursuant to 1078 sections 54-102g [and] of the 2008 supplement to the general statutes, 1079 as amended by this act, 54-250 to 54-258a, inclusive, as amended by 1080 this act, and sections 2, 3, 4, 7 and 8 of this act, except to government 1081 agencies for bona fide law enforcement or security purposes.
- Sec. 13. Subdivision (6) of subsection (a) of section 54-258 of the 2008 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):
- 1085 (6) When any registrant completes the registrant's term of registration or is otherwise released from the obligation to register

- 1087 under the provisions of section 2, 3 or 4 of this act or section [54-251, 1088 54-252,] 54-253 of the 2008 supplement to the general statutes or 54-254 1089 of the 2008 supplement to the general statutes, as amended by this act, 1090 the Department of Public Safety shall notify any state police troop or 1091 local police department having jurisdiction over the registrant's last 1092 reported residence address that the person is no longer a registrant, 1093 and the Department of Public Safety, state police troop and local police 1094 department shall remove the registrant's name and information from 1095 the registry.
- Sec. 14. Subsection (a) of section 54-259a of the 2008 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):
- 1099 (a) There is established a Risk Assessment Board consisting of the 1100 Commissioner of Correction, the Commissioner of Mental Health and 1101 Addiction Services, the Commissioner of Public Safety, the Chief 1102 State's Attorney, the Chief Public Defender, the chairperson of the 1103 Board of Pardons and Paroles, the executive director of the Court 1104 Support Services Division of the Judicial Department, the Attorney 1105 General and the chairpersons and ranking members of the joint 1106 standing committees of the General Assembly having cognizance of 1107 matters relating to the judiciary and public safety, or their designees, a 1108 victim advocate with experience working with sexual assault victims 1109 and sexual offenders appointed by the Governor, a forensic 1110 psychiatrist with experience in the treatment of sexual offenders 1111 appointed by the Governor and a person trained in the identification, 1112 assessment and treatment of sexual offenders appointed by the 1113 Governor. The Commissioner of Public Safety, or a designee, shall 1114 serve as chairperson of the board.
- Sec. 15. (*Effective July 1, 2008*) (a) There is established a Sex Offender Registry Policy Advisory Committee which shall consist of the Commissioner of Correction, the Commissioner of Mental Health and Addiction Services, the Commissioner of Public Safety, the Chief

- 1119 State's Attorney, the Chief Public Defender, the chairperson of the 1120 Board of Pardons and Paroles, the executive director of the Court 1121 Support Services Division within the judicial branch, the chairpersons 1122 and ranking members of the joint standing committees of the General 1123 Assembly having cognizance of matters relating to the judiciary and 1124 public safety, or their designees, and three members appointed by the 1125 Governor, one of whom shall be a victim advocate with experience 1126 working with sexual assault victims and sexual offenders, one of 1127 whom shall be a forensic psychiatrist with experience in the treatment 1128 of sexual offenders and one of whom shall be a person trained in the 1129 identification, assessment and treatment of sexual offenders. The 1130 Commissioner of Public Safety, or a designee, shall serve as 1131 chairperson of the board.
- 1132 (b) Not later than February 1, 2009, the committee shall submit a 1133 report to the joint standing committee of the General Assembly having 1134 cognizance of matters relating to the judiciary, in accordance with the 1135 provisions of section 11-4a of the general statutes, setting forth its 1136 findings and recommendations concerning the implementation of the 1137 provisions of this act and its recommendations to improve the method 1138 and content of registry information that is provided to the public.
- 1139 Sec. 16. (NEW) (Effective October 1, 2008) (a) A person is guilty of 1140 aggravated public indecency when such person commits public 1141 indecency, as provided in section 53a-186 of the general statutes, and a 1142 victim of the offense is under eighteen years of age at the time of 1143 offense.
- 1144 (b) Aggravated public indecency is a class A misdemeanor.
- 1145 Sec. 17. Section 53-21 of the 2008 supplement to the general statutes 1146 is repealed and the following is substituted in lieu thereof (Effective 1147 October 1, 2008):
- 1148 (a) Any person who (1) wilfully or unlawfully causes or permits any 1149 child under the age of sixteen years to be placed in such a situation

1150 that the life or limb of such child is endangered, the health of such 1151 child is likely to be injured or the morals of such child are likely to be 1152 impaired, or does any act likely to impair the health or morals of any 1153 such child, or (2) [has contact with the intimate parts, as defined in 1154 section 53a-65, of a child under the age of sixteen years or subjects a 1155 child under sixteen years of age to contact with the intimate parts of 1156 such person, in a sexual and indecent manner likely to impair the 1157 health or morals of such child, or (3)] permanently transfers the legal 1158 or physical custody of a child under the age of sixteen years to another 1159 person for money or other valuable consideration or acquires or 1160 receives the legal or physical custody of a child under the age of 1161 sixteen years from another person upon payment of money or other 1162 valuable consideration to such other person or a third person, except in 1163 connection with an adoption proceeding that complies with the 1164 provisions of chapter 803, shall be guilty of a class C felony. [for a 1165 violation of subdivision (1) or (3) of this subsection and a class B felony 1166 for a violation of subdivision (2) of this subsection, except that, if the 1167 violation is of subdivision (2) of this subsection and the victim of the 1168 offense is under thirteen years of age, such person shall be sentenced 1169 to a term of imprisonment of which five years of the sentence imposed 1170 may not be suspended or reduced by the court.]

(b) The act of a parent or agent leaving an infant thirty days or younger with a designated employee pursuant to section 17a-58 shall not constitute a violation of this section.

Sec. 18. (NEW) (*Effective October 1, 2008*) Any person who has contact with the intimate parts, as defined in section 53a-65 of the general statutes, of a child under thirteen years of age or subjects a child under thirteen years of age to contact with the intimate parts of such person, in a sexual and indecent manner likely to impair the health or morals of such child, shall be guilty of a class A felony.

Sec. 19. (NEW) (*Effective October 1, 2008*) Any person who has contact with the intimate parts, as defined in section 53a-65 of the

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general statutes, of a child thirteen years of age or older but under sixteen years of age or subjects a child thirteen years of age or older but under sixteen years of age to contact with the intimate parts of such person, in a sexual and indecent manner likely to impair the health or morals of such child, shall be guilty of a class B felony.

Sec. 20. Section 8-45a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):

A housing authority, as defined in subsection (b) of section 8-39, in determining eligibility for the rental of public housing units may establish criteria and consider relevant information concerning (1) an applicant's or any proposed occupant's history of criminal activity involving: (A) Crimes of physical violence to persons or property, (B) crimes involving the illegal manufacture, sale, distribution or use of, or possession with intent to manufacture, sell, use or distribute, a controlled substance, as defined in section 21a-240, or (C) other criminal acts which would adversely affect the health, safety or welfare of other tenants, (2) an applicant's or any proposed occupant's abuse, or pattern of abuse, of alcohol when the housing authority has reasonable cause to believe that such applicant's or proposed occupant's abuse, or pattern of abuse, of alcohol may interfere with the health, safety or right to peaceful enjoyment of the premises by other residents, and (3) an applicant or any proposed occupant who is subject to a lifetime registration requirement under section [54-252] 4 of this act on account of being convicted or found not guilty by reason of mental disease or defect of a [sexually violent offense] tier three offense. In evaluating any such information, the housing authority shall give consideration to the time, nature and extent of the applicant's or proposed occupant's conduct and to factors which might indicate a reasonable probability of favorable future conduct such as evidence of rehabilitation and evidence of the willingness of the applicant, the applicant's family or the proposed occupant to participate in social service or other appropriate counseling programs and the availability of such programs.

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- Sec. 21. Section 18-78b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):
- There is established a Victim Services Unit within the Department of Correction. The duties and responsibilities of the unit shall include, but not be limited to: (1) Receiving notices pursuant to section 54-227 from inmates applying for release or sentence reduction or review, persons applying for exemption from the registration requirements of section [54-251] 2 or 3 of this act and persons filing a petition for an order restricting the dissemination of registration information or removing
- such restriction pursuant to section 54-255, (2) receiving requests for
- 1225 notification from victims of crime or members of an inmate's
- 1226 immediate family pursuant to section 54-228, and receiving notices of
- 1227 changes of address from victims pursuant to said section, (3) receiving
- requests for notification from prosecuting officials pursuant to section
- 1229 54-229, and (4) notifying persons pursuant to section 54-230a who have
- requested to be notified pursuant to section 54-228 or 54-229.
- Sec. 22. Subparagraph (G) of subdivision (2) of subsection (d) of
- 1232 section 20-327b of the 2008 supplement to the general statutes is
- 1233 repealed and the following is substituted in lieu thereof (Effective
- 1234 October 1, 2008):
- 1235 (G) A statement that information concerning the residence address
- 1236 of a person convicted of a crime may be available from law
- 1237 enforcement agencies or the Department of Public Safety and that the
- 1238 Department of Public Safety maintains a site on the Internet listing
- information about the residence address of persons required to register
- 1240 under section [54-251, 54-252] <u>2, 3 or 4 of this act</u>, 54-253 <u>of the 2008</u>
- supplement to the general statutes or 54-254 of the 2008 supplement to
- 1242 <u>the general statutes</u>, who have so registered.
- Sec. 23. Subsection (a) of section 53a-30 of the general statutes is
- 1244 repealed and the following is substituted in lieu thereof (Effective
- 1245 October 1, 2008):

(a) When imposing sentence of probation or conditional discharge, the court may, as a condition of the sentence, order that the defendant: (1) Work faithfully at a suitable employment or faithfully pursue a course of study or of vocational training that will equip the defendant for suitable employment; (2) undergo medical or psychiatric treatment and remain in a specified institution, when required for that purpose; (3) support the defendant's dependents and meet other family obligations; (4) make restitution of the fruits of the defendant's offense or make restitution, in an amount the defendant can afford to pay or provide in a suitable manner, for the loss or damage caused thereby and the court may fix the amount thereof and the manner of performance; (5) if a minor, (A) reside with the minor's parents or in a suitable foster home, (B) attend school, and (C) contribute to the minor's own support in any home or foster home; (6) post a bond or other security for the performance of any or all conditions imposed; (7) refrain from violating any criminal law of the United States, this state or any other state; (8) if convicted of a misdemeanor or a felony, other than a capital felony, a class A felony or a violation of section 21a-278 of the 2008 supplement to the general statutes, 21a-278a, 53a-55, 53a-56, 53a-56b, 53a-57, 53a-58 or 53a-70b or any offense for which there is a mandatory minimum sentence which may not be suspended or reduced by the court, and any sentence of imprisonment is suspended, participate in an alternate incarceration program; (9) reside in a residential community center or halfway house approved by the Commissioner of Correction, and contribute to the cost incident to such residence; (10) participate in a program of community service labor in accordance with section 53a-39c; (11) participate in a program of community service in accordance with section 51-181c; (12) if convicted of a violation of subdivision (2) of subsection (a) of section 53-21 of the 2008 supplement to the general statutes, section 53a-70, 53a-70a, 53a-70b, 53a-71 of the 2008 supplement to the general statutes, 53a-72a or 53a-72b, undergo specialized sexual offender treatment; (13) if convicted of a [criminal offense against a victim who is a minor, a nonviolent sexual offense or a sexually violent offense tier one offense,

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1280 tier two offense or tier three offense, as defined in section 54-250, as amended by this act, or of a felony that the court finds was committed 1281 1282 for a sexual purpose, as provided in section 54-254 of the 2008 1283 supplement to the general statutes, register such person's identifying 1284 factors, as defined in section 54-250, with the Commissioner of Public 1285 Safety when required pursuant to section [54-251, 54-252] 2, 3 or 4 of 1286 this act or 54-253 of the 2008 supplement to the general statutes, as the 1287 case may be; (14) be subject to electronic monitoring, which may 1288 include the use of a global positioning system; (15) if convicted of a 1289 violation of section 46a-58 of the 2008 supplement to the general 1290 statutes, 53-37a of the 2008 supplement to the general statutes, 53a-1291 181j, 53a-181k or 53a-181l, participate in an anti-bias crime education 1292 program; (16) if convicted of a violation of section 53-247, undergo 1293 psychiatric or psychological counseling or participate in an animal 1294 cruelty prevention and education program provided such a program 1295 exists and is available to the defendant; or (17) satisfy any other 1296 conditions reasonably related to the defendant's rehabilitation. The 1297 court shall cause a copy of any such order to be delivered to the 1298 defendant and to the probation officer, if any.

Sec. 24. Subsection (b) of section 54-227 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):

(b) Any person who files an application with the court to be exempted from the registration requirements of section [54-251] 2 or 3 of this act pursuant to subsection (b) or (c) of said [section] sections and any person who files a petition with the court pursuant to section 54-255 for an order restricting the dissemination of the registration information or removing such restriction shall notify the Office of Victim Services and the Victim Services Unit within the Department of Correction of the filing of such application or petition on a form prescribed by the Office of the Chief Court Administrator. Notwithstanding any provision of the general statutes, no such application or petition shall be considered unless such person has

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- notified the Office of Victim Services and the Victim Services Unit within the Department of Correction pursuant to this subsection and provides proof of such notice as part of the application or petition.
- Sec. 25. Subsection (b) of section 54-228 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective* 1318 October 1, 2008):
- 1319 (b) Any victim of a [criminal offense against a victim who is a 1320 minor, a nonviolent sexual offense or a sexually violent offense] tier 1321 one offense, tier two offense or tier three offense, as those terms are 1322 defined in section 54-250, as amended by this act, or a felony found by 1323 the sentencing court to have been committed for a sexual purpose, as 1324 provided in section 54-254 of the 2008 supplement to the general 1325 statutes, who desires to be notified whenever the person who was 1326 convicted or found not guilty by reason of mental disease or defect of 1327 such offense files an application with the court to be exempted from 1328 the registration requirements of section [54-251] 2 or 3 of this act 1329 pursuant to subsection (b) or (c) of said [section] sections or files a 1330 petition with the court pursuant to section 54-255 for an order 1331 restricting the dissemination of the registration information, or 1332 removing such restriction, may complete and file a request for 1333 notification with the Office of Victim Services or the Victim Services Unit within the Department of Correction. 1334
- Sec. 26. Subsection (b) of section 54-230 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective* 1337 October 1, 2008):
- (b) Upon receipt of notice from a person pursuant to subsection (b) of section 54-227, the Office of Victim Services shall notify by certified mail all persons who have requested to be notified pursuant to subsection (b) of section 54-228 whenever such person files an application with the court to be exempted from the registration requirements of section [54-251] 2 or 3 of this act pursuant to [subsections] subsection (b) or (c) of said [section] sections or files a

- 1345 petition with the court pursuant to section 54-255 for an order 1346 restricting the dissemination of the registration information, or 1347 removing such restriction. Such notice shall be in writing and notify 1348 each person of the nature of the exemption or of the restriction or 1349 removal of the restriction being applied for, the address and telephone 1350 number of the court to which the application or petition by the person 1351 was made, and the date and place of the hearing or session, if any, scheduled on the application or petition. 1352
- 1353 Sec. 27. Subsection (b) of section 54-230a of the general statutes is repealed and the following is substituted in lieu thereof (Effective 1354 1355 October 1, 2008):
 - (b) Upon receipt of notice from a person pursuant to subsection (b) of section 54-227, the Victim Services Unit within the Department of Correction shall notify by certified mail all persons who have requested to be notified pursuant to subsection (b) of section 54-228 whenever such person files an application with the court to be exempted from the registration requirements of section [54-251] 2 or 3 of this act pursuant to [subsections] subsection (b) or (c) of said [section] sections or files a petition with the court pursuant to section 54-255 for an order restricting the dissemination of the registration information, or removing such restriction. Such notice shall be in writing and notify each person of the nature of the exemption or of the restriction or the removal of the restriction being applied for, the address and telephone number of the court to which the application or petition by the person was made, and the date and place of the hearing or session, if any, scheduled on the application or petition.
- 1371 Sec. 28. Subdivision (2) of subsection (a) of section 54-258 of the 2008 1372 supplement to the general statutes is repealed and the following is 1373 substituted in lieu thereof (*Effective October 1, 2008*):
- 1374 (2) Any state agency, the Judicial Department, any state police troop 1375 or any local police department may, at its discretion, notify any 1376 government agency, private organization or individual of registration

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- information when such agency, said department, such troop or such
- local police department, as the case may be, believes such notification
- is necessary to protect the public or any individual in any jurisdiction
- from any person who is subject to registration under section [54-251,
- 1381 54-252 2, 3 or 4 of this act, 54-253 of the 2008 supplement to the
- 1382 general statutes or 54-254 of the 2008 supplement to the general
- 1383 statutes.
- Sec. 29. Section 54-260b of the 2008 supplement to the general
- statutes is repealed and the following is substituted in lieu thereof
- 1386 (*Effective October 1, 2008*):
- 1387 (a) For the purposes of this section:
- 1388 (1) "Basic subscriber information" means: (A) Name, (B) address, (C)
- 1389 age or date of birth, (D) electronic mail address, instant message
- address or other similar Internet communication identifier, and (E)
- 1391 subscriber number or identity, including any assigned Internet
- 1392 protocol address;
- 1393 (2) "Electronic communication" means "electronic communication"
- as defined in 18 USC 2510, as amended from time to time;
- 1395 (3) "Electronic communication service" means "electronic
- 1396 communication service" as defined in 18 USC 2510, as amended from
- 1397 time to time;
- 1398 (4) "Registrant" means a person required to register under section
- 1399 [54-251, 54-252] <u>2, 3 or 4 of this act</u>, 54-253 <u>of the 2008 supplement to</u>
- the general statutes or 54-254 of the 2008 supplement to the general
- 1401 statutes;
- 1402 (5) "Remote computing service" means "remote computing service"
- as defined in section 18 USC 2711, as amended from time to time; and
- 1404 (6) "Wire communication" means "wire communication" as defined
- in 18 USC 2510, as amended from time to time.

- (b) The Commissioner of Public Safety shall designate a sworn law enforcement officer to serve as liaison between the Department of Public Safety and providers of electronic communication services or remote computing services to facilitate the exchange of nonpersonally-identifiable information concerning registrants.
 - (c) Whenever such designated law enforcement officer ascertains from such exchange of non-personally-identifiable information that there are subscribers, customers or users of such providers who are registrants, such officer shall initiate a criminal investigation to determine if such registrants are in violation of the registration requirements of section [54-251, 54-252] 2, 3 or 4 of this act, 54-253 of the 2008 supplement to the general statutes or 54-254 of the 2008 supplement to the general statutes or of the terms and conditions of their parole or probation by virtue of being subscribers, customers or users of such providers.
 - (d) Such designated law enforcement officer may request an ex parte order from a judge of the Superior Court to compel a provider of electronic communication service or remote computing service to disclose basic subscriber information pertaining to subscribers, customers or users who have been identified by such provider to be registrants. The judge shall grant such order if the law enforcement officer offers specific and articulable facts showing that there are reasonable grounds to believe that the basic subscriber information sought is relevant and material to the ongoing criminal investigation. The order shall state upon its face the case number assigned to such investigation, the date and time of issuance and the name of the judge authorizing the order. The law enforcement officer shall have any ex parte order issued pursuant to this subsection signed by the authorizing judge within forty-eight hours or not later than the next business day, whichever is earlier.
- 1436 (e) A provider of electronic communication service or remote 1437 computing service shall disclose basic subscriber information to such

- 1438 designated law enforcement officer when an order is issued pursuant 1439 to subsection (d) of this section.
- 1440 (f) A provider of electronic communication service or remote 1441 computing service that provides information in good faith pursuant to 1442 an order issued pursuant to subsection (d) of this section shall be 1443 afforded the legal protections provided under 18 USC 3124, as 1444 amended from time to time, with regard to such actions.
- 1445 Sec. 30. Section 54-102g of the 2008 supplement to the general 1446 statutes is repealed and the following is substituted in lieu thereof 1447 (Effective October 1, 2008):
- (a) Any person who has been convicted of a [criminal offense 1449 against a victim who is a minor, a nonviolent sexual offense or a 1450 sexually violent offense] tier one offense, tier two offense or tier three offense, as those terms are defined in section 54-250, as amended by 1452 this act, or a felony, and has been sentenced on that conviction to the 1453 custody of the Commissioner of Correction shall, prior to release from custody and at such time as the commissioner may specify, submit to the taking of a blood or other biological sample for DNA (deoxyribonucleic acid) analysis determine identification to characteristics specific to the person. If any person required to submit to the taking of a blood or other biological sample pursuant to this 1459 subsection refuses to do so, the Commissioner of Correction or the 1460 commissioner's designee shall notify the Department of Public Safety within thirty days of such refusal for the initiation of criminal 1462 proceedings against such person.
 - (b) Any person who is convicted of a [criminal offense against a victim who is a minor, a nonviolent sexual offense or a sexually violent offense tier one offense, tier two offense or tier three offense, as those terms are defined in section 54-250, as amended by this act, or a felony and is not sentenced to a term of confinement shall, as a condition of such sentence and at such time as the sentencing court may specify, submit to the taking of a blood or other biological sample for DNA

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- 1470 (deoxyribonucleic acid) analysis to determine identification 1471 characteristics specific to the person.
- 1472 (c) Any person who has been found not guilty by reason of mental 1473 disease or defect pursuant to section 53a-13 of a [criminal offense 1474 against a victim who is a minor, a nonviolent sexual offense or a 1475 sexually violent offense tier one offense, tier two offense or tier three 1476 offense, as those terms are defined in section 54-250, as amended by 1477 this act, or a felony, and is in custody as a result of that finding, shall, 1478 prior to discharge from custody in accordance with subsection (e) of 1479 section 17a-582 of the 2008 supplement to the general statutes, section 1480 17a-588 of the 2008 supplement to the general statutes or subsection (g) 1481 of section 17a-593 of the 2008 supplement to the general statutes and at 1482 such time as the Commissioner of Mental Health and Addiction 1483 Services or the Commissioner of Developmental Services with whom 1484 such person has been placed may specify, submit to the taking of a 1485 blood or other biological sample for DNA (deoxyribonucleic acid) 1486 analysis to determine identification characteristics specific to the 1487 person.
 - (d) Any person who has been convicted of a [criminal offense against a victim who is a minor, a nonviolent sexual offense or a sexually violent offense] tier one offense, tier two offense or tier three offense, as those terms are defined in section 54-250, as amended by this act, or a felony, and is serving a period of probation or parole, and who has not submitted to the taking of a blood or other biological sample pursuant to subsection (a), (b) or (c) of this section, shall, prior to discharge from the custody of the Court Support Services Division or the Department of Correction and at such time as said division or department may specify, submit to the taking of a blood or other biological sample for DNA (deoxyribonucleic acid) analysis to determine identification characteristics specific to the person.
- (e) Any person who has been convicted or found not guilty by reason of mental disease or defect in any other state or jurisdiction of a

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1502 felony or of any crime, the essential elements of which are 1503 substantially the same as a [criminal offense against a victim who is a 1504 minor, a nonviolent sexual offense or a sexually violent offense] tier 1505 one offense, tier two offense or tier three offense, as those terms are 1506 defined in section 54-250, as amended by this act, and is in the custody 1507 of the Commissioner of Correction, is under the supervision of the 1508 Judicial Department or the Board of Pardons and Paroles or is under 1509 the jurisdiction of the Psychiatric Security Review Board, shall, prior to 1510 discharge from such custody, supervision or jurisdiction submit to the 1511 a blood other biological sample for DNA taking of or 1512 (deoxyribonucleic acid) analysis to determine identification 1513 characteristics specific to the person.

- (f) The analysis shall be performed by the Division of Scientific Services within the Department of Public Safety. The identification characteristics of the profile resulting from the DNA analysis shall be stored and maintained by the division in a DNA data bank and shall be made available only as provided in section 54-102j.
- 1519 (g) Any person who refuses to submit to the taking of a blood or other biological sample pursuant to this section shall be guilty of a class A misdemeanor.
- Sec. 31. Sections 54-251 and 54-252 of the general statutes are repealed. (*Effective October 1, 2008*)

This act shall take effect as follows and shall amend the following sections:			
This act shall take effect as follows and shall amend the following sections:			
Section 1	October 1, 2008	54-250	
Sec. 2	October 1, 2008	New section	
Sec. 3	October 1, 2008	New section	
Sec. 4	October 1, 2008	New section	

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Sec. 5	October 1, 2008	54-253
Sec. 6	October 1, 2008	54-254
Sec. 7	October 1, 2008	New section
Sec. 8	October 1, 2008	New section
Sec. 9	October 1, 2008	54-255
Sec. 10	October 1, 2008	54-256
Sec. 11	October 1, 2008	54-257
Sec. 12	October 1, 2008	54-258(a)(3)
Sec. 13	October 1, 2008	54-258(a)(6)
Sec. 14	October 1, 2008	54-259a(a)
Sec. 15	July 1, 2008	New section
Sec. 16	October 1, 2008	New section
Sec. 17	October 1, 2008	53-21
Sec. 18	October 1, 2008	New section
Sec. 19	October 1, 2008	New section
Sec. 20	October 1, 2008	8-45a
Sec. 21	October 1, 2008	18-78b
Sec. 22	October 1, 2008	20-327b(d)(2)(G)
Sec. 23	October 1, 2008	53a-30(a)
Sec. 24	October 1, 2008	54-227(b)
Sec. 25	October 1, 2008	54-228(b)
Sec. 26	October 1, 2008	54-230(b)
Sec. 27	October 1, 2008	54-230a(b)
Sec. 28	October 1, 2008	54-258(a)(2)
Sec. 29	October 1, 2008	54-260b
Sec. 30	October 1, 2008	54-102g
Sec. 31	October 1, 2008	Repealer section

Statement of Purpose: To implement the Governor's budget recommendations.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]